IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

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In re: : Chapter 11

CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)

<u>et</u> <u>al</u>.,

: Jointly Administered

Debtors. 1 x

AFFIDAVIT OF PUBLICATION OF TIM HART

IN THE FINANCIAL TIMES

The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courcheval, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Seller, the address is 4951 Lake Brook Drive, Glen Allen, Virginia 23060-9279.

AFFIDAVITS

IN THE MATTER

CIRCUIT CITY

OF:

STATE OF NEW YORK:

COUNTY OF NEW YORK:

I, Tim Hart, being duly sworn, hereby certify that (a) I am the Vice President - Financial Advertising of FT Publications, Inc., Publisher of the FINANCIAL TIMES, a daily newspaper general circulation in the City and County of New York, and (b) that the Notice of which the annexed is a copy was published in the AMERICAS EDITION OF THE FINANCIAL TIMES on

21st day of MAY 2009

VICE-PRESIDENT OF ADVERTISING -FINANCIAL ADVERTISING:

SWORN TO BEFORE ME THIS:

Hope Kaye

NOTARY PUBLIC

HOPE KAYE Notary Public, State of New York

Oualified in New York County

Commission Exercises

Walk and Mark 11/4/10

Legal Notices

Gregg M. Galardi, Esq., Jan S. Fredericks, Esq., SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP, One Rodney Square, PO Box 636, Wilmington, Delaware 19899-0636, (302) 651-3000

Dion W. Hayes (VSB No. 34304), Douglas M. Foley (VSB No. 34364), MCGUIREWOODS LLP, Doort Hangs (1970 McCare Richton) (1970 McCa

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re:
CIRCUIT CITY STORES, INC., et al.,
Debtors.

| Chapter 11 | Case No. 08-35653 | Jointly Administered

NOTICE OF DEADLINE FOR FILING

ADMINISTRATIVE EXPENSE REQUESTS
TO POTENTIAL HOLDERS OF ADMINISTRATIVE EXPENSES:
PLEASETAKE NOTICE OF THE FOLLOWING:
THE FACT THAT YOU RECEIVED THIS NOTICE DOES NOT MEAN THAT YOU

HAVE AN ADMINISTRATIVE EXPENSE OR MUST FILE AN ADMINISTRATIVE EXPENSE REQUEST — PLEASE READ THE FOLLOWING CAREFULLY

PLEASETAKE NOTICE OF THE FOLLOWING:
THE FACT THATYOU RECEIVED THIS NOTICE DOES NOT MEAN THATYOU HAVE AN ADMINISTRATIVE EXPENSE REQUEST—PLEASE READ THE FOLLOWING CARREVILLY
On May 15, 2009, the United States Bankrupty Court for the Eastem District of Virginia (the "Bankruptcy Court") entered an order (the "Administrative Bar Date in Order") in the above captioned chapter 11 cases establishing June 30, 2009 at 250 pm. (Padific Time) as the administrative pense by a date (the "Administrative Bar Date in Order") in the chapter 11 cases of the above-captioned debtors and debtors in possession (collective), the "Debtors"). Except as described below, the Administrative Bar Date in Order requires all persons or entities holding an Administrative Expense (as defined below) first aixing (or, only in the case of unexpired leases of real and personal property, accruing) from and after November 10, 2008 (the Perition Date and April 30, 2009, 14th Perition Date, through and Industrative Expense (each a '503(b)(9) and April 30, 2009, 14th Perition Date, 14th Perition Date, 14th Perition Date, 14th Perition D

Entitles that have already properly filed an Administrative Expense Request with

the Court or KCC that clearly sets forth that such party is asserting an Administrative

2. Entities whose Administrative Expense has been previously allowed by order of

the Court.

3. Debtors holding an Administrative Expense against another Debtor.

4. Professional persons (i.e., attorneys, financial advisors, accountants, investment bankers, teal estate advisors, fordinary course professionals?) retained by the Debtors or the Creditors Committee under Bankruptcy (ode sections 327, 328 or 1103 and whose Administrative Expense is for services rendered and reimburs-ment of expenses in these Chapter 11 cases; provided, further, that any professional retained by court order under Bankrupts (ode sections 327, 328 or 1108 need not submit a request for reimburs-ment of any expense under section 503(b) for any period subsequent to the Petition Date until such professional is so required under the Bankruptcy Code, Bankruptcy Rules and orders of the Court.

orders of the Court,

INFORMATION THAT MUST BE INCLUDED WITH YOUR ADMINISTRATIVE
EXPENSE REQUEST. To be considered, each Administrative Expense Request must EXPENSE REQUEST. To be considered, each Administrative Expense Request must (a) be in writing, (b) be denominated in lawful United States Currency, (c) specify the Debtor against which the Entity a search the Administrative Expense (see additional requirements below), (g) set for the with specificity the legal and factual basis for the Administrative Expense, and (e) have attached to it supporting documentation upon which the daimant will rely to support the Administrative Expense Request.

FILING ADMINISTRATIVE EXPENSE REQUESTS AGAINST MULTIPLE DESTORS.

Any Entity asserting Administrative Expenses against more than one Debtor must file a separate Administrative Expense with respect to each such Debtor. All Entities must

f a separate Administrative Expense with respect to each such Debtor. All Entities must identify in their Administrative Expense Request the particular Debtor against which their Administrative Expense Request listing no inference to a particular Debtor or an Administrative Expense Request listing no inference to a particular Debtor or an Administrative Expense Request listing all of the Debtors will be deemed filed against Circuit City Stores, Inc., Case No.08-35653.

Any holder of an Administrative Expense Request that is required to file (Dut fails to file) an Administrative Expense Request in accordance with the procedures set forth herein on or be force the Administrative Bar Date (a) shall be forever barred, estopped, and enjoined from asserting any Administrative Expense against the Debtors and the Debtors (shall be forever discharged from any and all indebtedness or isability with respect to such Administrative Expense and (b) shall not be permitted to receive payment from the Debtors' estates or participate ha may distribution under any plan or plans of fliquidation in the Debtors' chapter 11 cases on account of such Administrative Expense.

THAE AND PLACE TOR FILING ADMINISTRATIVE EXPENSE REQUESTS. A signed original of Administrative Expense Request, logether with accompanying documenta-

original of Administrative Expense Request, together with accompanying documenta-tion, must be <u>delivered so as to be received</u> no later than 5:00 p.m., Pacific Time on or before June 30, 2009, at the following address by mail, hand delivery or over-

night courier:

Graint City Stores, Inc., et al.

Glaims Processing Dept.

* Kurtzman Carson Consultants LLC

3335 Alaska Avenue, Els egundo, CA 90245

Any Administrative Expense Request submitted by facsimile or other electronic means will not be accepted and will not be deemed filed until such Administrative Expense Request is submitted by the method described in the foregoing sentence. Administrative Expense Requests will be deemed filed only when actually received at the address listed above. If you wish to review acknowledgment of the Debtors receipt of your Administrative Expense Request, you must also submit a copy of your Administrative Expense Request and a self-addressed, stamped envelope.

tampedenvelope.

ADDITIONAL INFORMATION. If you require additional information regarding

ADDITIONAL INFORMATION. If you require additional information regarding the filing of an Administrative Expense Request, you may contact the Debtors in writing, through their coursel, at the address listed above. You may also contact Kurtzman Carson Consultants LLC, at (888)830-4650 between 9:00 am, and 5:00 p.m. Padific Time. RESERVATION OF RIGHTS. The Debtors reserve the right to object to (i) any claim, whether filed or scheduled (e.g., as contingent, unliquidated or disputed), and (ii) any Administrative Expense on any ground, or to dispute, or to assert offsets against or defenses to, any claim or Administrative Expense, as to amount, flability, classification, or otherwise, and to subsequently designate any claim as disputed, contingent or unliquidated

PLEASE REFERTOTHE ADMINISTRATIVE BARDATE ORDER FOR OBJECTION PROCEDURES

APPROVED BY THE BANKRUPTCY COURT APPLICABLE TO ADMINISTRATIVE EXPENSE

VIRGINIA DATED MAY 15,2009.

The Debtors and the last four digits of their respective taxpayer identification numbers are set forth at the end of this Notice. The address for each of the Debtors is DR3 6th Floor, 9954 Mayland Drive, Richmond, VA 23233,